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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/613,562	07/02/2003	Duwayne R. Anderson	7249 US I	5488	
7590 12/22/2003		·	EXAM	EXAMINER	
TEKTRONIX, INC.			VALENTI	VALENTIN, JUAN D	
Francis I. Gray, N P.O. Box 500	1S 50-LAW		ART UNIT	PAPER NUMBER	
Beaverton, OR 97077			2877		

DATE MAILED: 12/22/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

				es.				
0.65 1.45 0		Application No.	Applicant(s)	&M				
		10/613,562	ANDERSON, DUWAYNE R.					
	Office Action Summary	Examiner	Art Unit					
		Juan D Valentin II	2877					
Period 1	The MAILING DATE of this communication ap or Reply	ppears on the cover sheet with	the correspondence add	Iress				
THE - Extended after - If th - If N - Fail - Any	HORTENED STATUTORY PERIOD FOR REPI MAILING DATE OF THIS COMMUNICATION. PROPERTY OF THIS COMMUNICATION. PROPERTY OF THE PROPERTY OF THE PROPERT	136(a). In no event, however, may a reply ply within the statutory minimum of thirty (3 will expire SIX (6) MONTH	y be timely filed 30) days will be considered timely, 5 from the mailing date of this cor	mmunication.				
1)	Responsive to communication(s) filed on							
		—· s action is non-final.						
3)□	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims	, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,					
4)⊠	4)⊠ Claim(s) 12 and 13 is/are pending in the application.							
6)⊠ 7)□	4a) Of the above claim(s) is/are withdraction is/are allowed.  Claim(s) is/are allowed.  Claim(s) <u>12 &amp; 13</u> is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/a							
Applicat	ion Papers	•						
9)	The specification is objected to by the Examine	er.						
10)	The drawing(s) filed on is/are: a) acc							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
	The oath or declaration is objected to by the E	xaminer. Note the attached O	ffice Action or form PTC	)-152.				
	under 35 U.S.C. §§ 119 and 120							
a) * S 13)	Acknowledgment is made of a claim for foreig All b) Some *c) None of:  1. Certified copies of the priority document  2. Certified copies of the priority document  3. Copies of the certified copies of the priority document  application from the International Bureate the attached detailed Office action for a list ocknowledgment is made of a claim for domest ince a specific reference was included in the fir 7 CFR 1.78.	Is have been received. Is have been received in Appl rifly documents have been rec u (PCT Rule 17.2(a)). of the certified copies not rec ic priority under 35 U.S.C. § 1 st sentence of the specificatio	ication No Delived in this National Sizeived. 19(e) (to a provisional a	innlication)				
14) A	) The translation of the foreign language procedured.  Cknowledgment is made of a claim for domest of the first sentence of the first sentence of the first sentence.	ic priority under 35 U.S.C. §§	120 and/or 121 since a	specific FR 1.78.				

U.S. Patent and Trademark Office PTOL-326 (Rev. 11-03)

Notice of References Cited (PTO-892)
 Notice of Draftsperson's Patent Drawing Review (PTO-948)
 Information Disclosure Statement(s) (PTO-1449) Paper No(s) \_\_\_\_\_

Attachment(s)

#### DETAILED ACTION

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claim 12 rejected under 35 U.S.C. 102(e) as being fully anticipated by He et al. (USPAPN 2001/0048070 A1, hereinafter He).

## Claim 12

He discloses in conjunction with Fig. 9, a method of adjusting a fiber pigtailed assembly 116 for coupling light from an optical fiber 116 to an optical detector 98 with low back reflectance and minimum polarization-dependant responsivity comprising the steps of providing a source of light having a plurality of polarization states to the optical fiber, adjusting a rotation angle between a beveled end of the optical fiber and a detector surface of the optical detector adjacent the beveled end, the detector surface being tilted with respect to the beveled end, while observing an electrical output from the optical detector for a minimum peak-to-peak value [0072-0074, 0083, & 0092-0096].

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## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claim 13 rejected under 35 U.S.C. 103(a) as being unpatentable over He in view of Minamino et al. (USPN '666 B1, hereinafter Minamino).

#### Claim 13

Jiang in view of He substantially teaches the claimed invention except that it fails to show further comprising means for adjusting a tilt angle of the detector surface with respect to the beveled end. Minamino shows that it is known to provide tilt-adjusting means (col. 12, line 52-col. 13, line 15) for a light-receiving module. It would have been obvious to someone of ordinary skill in the art to combine the device of Jiang in view of He with the tilt adjustment means of Minamino for the purposes of suppressing harmful influences due to light reflection (col. 13, lines 7-15).

It would be an obvious combination to someone of ordinary skill in the art at the time of the claimed invention to iterate **both** the rotation of the fiber as disclosed by He for compensating for polarization dependent response [0083] and the tilt angle between the fiber face and detector as taught by Minamino for the purposes of minimizing light reflections between the fiber and detector surfaces (col. 13, lines 7-15).

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#### Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Juan D Valentin II whose telephone number is (703) 605-4226. The examiner can normally be reached on M-Th., Every other Fr..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Frank Font can be reached on (703) 308-4881. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0955.

Juan D Valentin II Examiner 2877

JDV

Michael P. Staffra Primary Patent Examiner Technology Center 2800